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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

**0** Valuation of Security

3 Assumption of Executory Contract or Unexpired Lease

**0** Lien Avoidance

Last revised: August 1, 2020

## UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	new Jersey		
In Re:	Jennifer L. Hayes-Morris	5	Case No:		19-21289-JNP
		Dabtan	Judge:	J	errold N. Poslusny, Jr.
		Debtor			
		CHAPTER 13 PLA	AND MOTIONS	5	
☐ Original ☐ Motions		<ul><li>✓ Modified/Notice I</li><li>✓ Modified/No Noti</li></ul>	•	Date:	3/11/2022
		HE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	AY BE AFFECTED	)	
contains the Plan proposition proposition written object of the Plant	psed by the Debtor to a ney. Anyone who wishe ection within the time from the duced, modified, or eling ay be granted without for the Notice. The Court me Bankruptcy Rule 301: on may take place solel avoid or modify the lient a lien based on value of contest said treatment is same.	dion hearing on the Plat djust debts. You should sto oppose any provision are stated in the <i>Notion</i> in the result of the result of the confirm this plan, if the collateral or to recomment file a timely object.	n proposed by the d read these pape sion of this Plan or ce. Your rights may be confirmed and g, unless written of there are no timely motions to avoid of confirmation processile a separate moduce the interest ration and appear at	Debtor. The rs carefully any motion y be affected become be become be become be remodify a less. The plation or advecte. An affect the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim inding, and included filed before the deadline ctions, without further lien, the lien avoidance or lan confirmation order ersary proceeding to avoid acted lien creditor who mation hearing to
state whe		s each of the followin	ng items. If an iter	n is check	ne box on each line to red as "Does Not" or if plan.
THIS PLAI	N:				
	□ DOES NOT CONTA SET FORTH IN PART		PROVISIONS. NO	N-STANDA	ARD PROVISIONS MUST
COLLATE	☑ DOES NOT LIMIT T ERAL, WHICH MAY RE D CREDITOR. SEE MO	SULT IN A PARTIAL I	PAYMENT OR NO	PAYMEN <sup>®</sup>	
	☑ DOES NOT AVOID . Y INTEREST. SEE MO			•	JRCHASE-MONEY

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Initial Debtor(s)' Attorne	ey Initial Debtor:	JLH Initia	al Co-Debtor
Part 1: Payment and	Length of Plan		
Tart I. Taymentana	Length of Flan		
a. The debtor sapproximately <u>81</u> mont	shall pay <u>738.06 Monthly*</u> to the 0 hs.	Chapter 13 Trustee, star	ting on <u>July 1, 2019</u> for
<b>√</b>	shall make plan payments to the T Future Earnings Other sources of funding (describ		
	property to satisfy plan obligations Sale of real property Description: Proposed date for completion:	:	
l	Refinance of real property: Description: Proposed date for completion:		
l	Loan modification with respect to Description: Proposed date for completion:	mortgage encumbering	property:
_ 1	The regular monthly mortgage par oan modification. Other information that may be imp	•	-
Part 2: Adequate Pro	tection	X NONE	
a. Adequate pr Trustee and disbursed b. Adequate pr debtor(s) outside the P	rotection payments will be made in pre-confirmation to (creditor otection payments will be made in lan, pre-confirmation to: (cre	n the amount of \$ to ). n the amount of \$ to ditor).	
	s (Including Administrative Ex	•	erwise:
Creditor	Type of Priorit		Amount to be Paid
Isabel C. Balboa Warren Levy 032181989	Administrativ Attorney Fee		5,795.73 3,750.00
Internal Revenue Service	-	rtain other debts	8,422.00
Check one: ☑ None ☐ The allowed	rt Obligations assigned or owed t	o a governmental unit ar	nd paid less than full amount:
assigned to or i	s owed to a governmental unit an	u wiii be paid iess trian i	ine iun amount of the claim

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pursuant to 11 U.S.	C.1322(a)(4):		
Creditor	Type of Priority	Claim Amount	Amount to be Paid
	, <u>, , , , , , , , , , , , , , , , , , </u>		<u> </u>

## **Part 4: Secured Claims** a. Curing Default and Maintaining Payments on Principal Residence: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Interest | Amount to be Paid Regular Monthly Rate on to Creditor (In Payment (Outside Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan) Lynx Asset Services LLC 77 Henry Ave Pittsgrove, NJ \$21.555.14 1.409.85 Pre-Petition: 0.00 08318 Salem County \$18,735.44 **Post-Petition:** \$2,819.70 Total: \$21.555.14 b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Amount to be Paid Interest Regular Monthly Rate on to Creditor (In Payment (Outside Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan) 2012 Dodge Durango Santander Consumer USA 938.44 0.00 938.44 0.00 195000 miles c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of

value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	gg

## d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

> NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid
-NONE-							
-NONL-							
		ins collateral and o arge the correspor		Plan, paym	ent of the fu	ll amount	of the
	firmation, the sta	ay is terminated as 1 be terminated in					
Creditor		Collateral to be Surrer	ndered	Value of	Surrendered Collateral	Remaini	ing Unsecured Debt
Creditor Global Lending Ser g. Secured Clai Creditor  Part 5: Unsecu	red Claims  eparately classif  Not less tha	n Full Through the Collateral  NONE  fied allowed non-pan \$ to be distribution from an analysis an to be distribution from an analysis and	e Plan ☑ NON  priority unsecuributed pro rate	NE To			rough the Plan
	Pro Rata di	stribution from any	remaining tur	nas			
	ately classified	unsecured claims	s shall be treat		/S:	Α.	umata le a Distri
Creditor		Basis for Separate Cla	issification	Treatment		Amo	ount to be Paid
Part 6: Executo	ory Contracts an	d Unexpired Leas	ses NO	ONE			
(NOTE: S non-residential re	See time limitation eal property lease tory contracts an	ns set forth in 11 Ues in this Plan.) d unexpired leases	J.S.C. 365(d)(4	ł) that may		-	
	Arrears to be Cured	in Nature of Con	tract or Lease	Treatment by	/ Debtor	Post-Petitio	n Payment

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Part 7: Motion	s X NONE						
NOTE: All plan form, <i>Notice of</i> 3015-1. A <i>Certi</i> with the Clerk	f Chapter 13 P fication of Ser	lan Trai vice, N	nsmittal, wit otice of Cha	thin the time apter 13 Plan	and in the mar <i>Transmittal an</i>	nner set forth	in D.N.J. LBR
	on to Avoid Lie otor moves to a						
	Nature of Collateral T	ype of Lie	en Amount o		Amoun ue of Clain iteral Exempt	ned Against	ens the Amount of Lien
b. Motio	on to Avoid Li	ens and	d Reclassify	Claim from S	Secured to Co	mpletely Uns	ecured. 🗹
The Deb consistent with		classify	the following	g claims as ur	nsecured and to	void liens on	collateral
Creditor	Collateral		Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
c. Motion			ens and Red	classify Unde	erlying Claims	as Partially S	Secured and
The Deb to void liens on					artially secured	and partially u	nsecured, and
Creditor	Collateral	S	cheduled Debt	Total Collateral Value	Amount to be	e Deemed Secured	Amount to be Reclassified as Unsecured
V	Plan Provision ing of Property Jpon Confirmat Jpon Discharge	<b>/ of the</b> ion	Estate				
	•			•	continue to ma	il customary n	otices or

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ſ			1
c. Order of Distribution			
The Standing Trustee shal	l pay allowed claims i	in the following order:	
	ing Trustee Commiss		
2) Other Administr			
3) Secured Claims	3		
4) Lease Arrearag	es		
5) Priority Claims			
6) General Unsecu	ured Claims		
d. Post-Petition Claims			
The Standing Trustee □ is	s <b>√</b> is not authorized	to pay post-petition claims filed pursuant to 1	1 U.S.C.
Section 1305(a) in the amount file			1 0.0.0.
	a by the post-petition	damant.	
Part 9: Modification NONE			
Part 9: Modification NONE			
		a separate motion be filed. A modified plar	must
be served in accordance with D	.N.J. LBR 3015-2.		
		is case, complete the information below.	
Date of Plan being modifie		<del></del>	
Explain below why the plan is being		Explain below <b>how</b> the plan is being modified	
To add post petition mortgage arrears	and extend plan length	Post-petition mortgage arrears added and plan ex 81 months.	tened to
to via CARES Act		81 months.	
Are Schedules I and J being filed	simultaneously with th	his Modified Plan?   ☑ Yes    □ No	
Part 10 : Non-Standard Provision			
Non-Standard Provisions F	Requiring Separate S	ignatures:	
□ NONE			
✓ Explain here:	e lumneum navmonte ae	s follows: \$738.06 per month for 33 months, then \$70	10 00 per
month for 48 months	s iumpsum payments as	fiolities, 4736.00 per month for 33 months, then 470	o.oo pei
Any non-standard provision	ns placed elsewhere in	n this plan are ineffective.	
Signatures			
	=		
The Debtor(s) and the attorney for	the Debtor(s), if any,	must sign this Plan.	
B			
		represented by an attorney, or the attorney for	
		sions in this Chapter 13 Plan are identical to <i>L</i>	ocai Form,
Chapter 13 Plan and Motions, other	er than any non-stand	ard provisions included in Part 10.	
I certify under penalty of perjury that	at the above is true		
rectally under penalty of perjuly the	at the above is title.		
Date: 3/11/2022			
<u></u>	/s/	Jennifer L. Haves-Morris	
		Jennifer L. Hayes-Morris	_
	Jen	nnifer L. Hayes-Morris	_
Date:	Jen		_

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Joint Debtor

 Date
 3/11/2022
 /s/ James DiMaggio

 James DiMaggio 044492011

Attorney for the Debtor